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		1/16/2003 CA-23
Decision		
BEFORE THE PUBLIC U	TILITIES COMMISSION OF	THE STATE OF CALIFORNIA
Daniel Baldwin,		
	Complainant,	(ECD)
VS.		(ECP) Case 02-06-023 (Filed June 12, 2002)
Southern California Ediso	on Company,	(2 220 2 0 0 120 2 2 2 2 0 0 2 2 2 2 2 2
	Defendant.	

Agenda ID #1539

DRAFT

ALI/RAR/hkr

<u>Daniel Baldwin</u>, for himself, complainant. <u>Patricia Aldridge</u>, for defendant.

## OPINION DISMISSING COMPLAINT ON THE GROUND THAT IT HAS BEEN SATISFIED

Complainant alleges that Southern California Edison Company (SCE) disconnected electric service at his home, claiming that he owed SCE \$1,717.16. He denied owing the \$1,717.16 but paid it to have his electric service reconnected. He seeks a refund of the \$1,717.16 and damages for unlawful disconnection. SCE answered the complaint and denied that the disconnection and requirement to pay \$1,717.16 before reconnection were unlawful. A public hearing was held on September 23, 2002 at which time SCE agreed to refund to complainant the \$1,717.16, which it has done.

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As our jurisdiction is limited to reparations and not general damages, no further relief can be granted to complainant in this forum. The complaint having been satisfied, it should be dismissed.

## **Assignment of Proceeding**

Geoffrey F. Brown is the Assigned Commissioner and Robert Barnett is the assigned Administrative Law Judge in this proceeding.

## ORDER

IT IS ORDERED that the complaint having been satisfied, it is dismissed.		
This proceeding is closed.		
This order is effective today.		
Dated	_, at San Francisco, California.	